

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER [optional]

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

:Nanya-Shaabu:El - Chief and Postmaster-General of
the At-sik-hata Clan of Yamasee Native American Moors
United Nations IPO# 2718

c/o GD STN MAIN , EDMONTON, AB T5J 2G8

2007-2271977-14.01

Kentucky Secretary of State
File Date 9/24/2007 4:30:00 PM
Status Active
Fee: \$20.00

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME

THE FEDERAL RESERVE SYSTEM

OR 1b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

1c. MAILING ADDRESS

20th Street and Constitution Avenue

CITY

Washington

STATE

D.C.

POSTAL CODE

20551

COUNTRY

1d. SEE INSTRUCTIONS

ADD'L INFO RE
ORGANIZATION
DEBTOR

1e. TYPE OF ORGANIZATION

Insurance underwriter

1f. JURISDICTION OF ORGANIZATION

District of Columbia/U.S.

1g. ORGANIZATIONAL ID #, if any

☐ NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME

INTERNATIONAL MONETARY FUND

OR 2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

2c. MAILING ADDRESS

700 19th Street, N.W., Washington, D.C. 20431

CITY

Washington

STATE

D.C.

POSTAL CODE

20431

COUNTRY

2d. SEE INSTRUCTIONS

ADD'L INFO RE
ORGANIZATION
DEBTOR

2e. TYPE OF ORGANIZATION

Finance

2f. JURISDICTION OF ORGANIZATION

D.C. / U.S.

2g. ORGANIZATIONAL ID #, if any

THE "FUND"

☐ NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME

OR 3b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

:El

:Nanya

:Shaabu

:El

3c. MAILING ADDRESS

c/o General Delivery- United States Post Office

CITY

Macon

STATE

GA

POSTAL CODE

31208-9999

COUNTRY

America

4. This FINANCING STATEMENT covers the following collateral:

United Nations General Assembly # A/61/L.67, 07-49830(E) 100907; DEPARTMENT OF STATE CERTIFICATE # 06021440-3 ; USPS 30302; UCC Financing statement # 060200513869; UCC Financing Statement 11 03 2019; UCC Financing Statement # 11 05 1871 and 060200506927 Filed in Fulton and Bibb Counties respectively. World Identity Card No. 908935 ; World Service Authority Passport 335471, 5WSA7102208M0905127<<<06; Stamp No. 573310 ; Captain Vancouver Stamp \$1.55 ; Canada Post 2007-08-14, Red Willow Park; Registered Mail Numbers: RB351182 66 US, RA984 871410US; RA984871349 US, RA 984871065US; RR703113822US; RR703115987US; The Security and Prosperity Partnership of March 23,2005; U.S. Department of State Service Number: 05000529; Federal Register / Vol. 66 No. 221/ Thursday November 15, 2001/ Presidential Documents 57641, 57642. All Endorsements front and Back Accepted for Value , Honor and Consideration in Accord with: UCC 1-103; UCC 1-202; UCC 3-419; UCC 3-306; UCC 3-306; UCC 3-501; UCC 9-607; UCC 9-609, Title 31 USC sec 5118(d)2; House Joint Resolution 192 (Public Law 73-10), Conference on Private International Law. Debtors are Transmitting Utilities All Debtors, Assets, land , property is hereby Acquired by the secured Party/Postmaster and is Exempt From Levy. Debtors owe Secured party/Postmaster upon sight of this filing, an amount owing in the value of \$99,999,999,999,999,999.99 in Gold, Silver or Functional Currency.

5. ALTERNATIVE DESIGNATION (if applicable): ☐ LESSEE/LESSOR ☐ CONSIGNEE/CONSIGNOR ☒ BAILEE/BAILOR ☐ SELLER/BUYER ☐ AG. LIEN ☐ NON-UCC FILING

6. ☒ This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS. Attach Addendum [if applicable] 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) [optional] ☐ All Debtors ☐ Debtor 1 ☐ Debtor 2

8. OPTIONAL FILER REFERENCE DATA

1778 Art. of Confederation and Perpetual Union Art. XI; Sept 13,2007 U.N. Declaration on the Rights of Indigenous Peoples

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT

9a. ORGANIZATION'S NAME		
OR THE FEDERAL RESERVE SYSTEM		
9b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME, SUFFIX

10. MISCELLANEOUS:

ALL DEBTORS' ASSETS, acquired by the Secured party, AND DEBTORS' SAID INTEREST IN ASSETS MAY BE HYPOTHECATED IN FAVOUR OF SECURING TRANSACTIONS IN THE FAVOR OF THE SECURED PARTY/POSTMASTER AND IS EXEMPT FROM LEVY. U.C.C. 1-103, U.C.C. 9-607, U.C.C. 9-609.

U.C.C. 1-308 ALL RIGHTS RESERVED.

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one name (11a or 11b) - do not abbreviate or combine names

11a. ORGANIZATION'S NAME				
OR THE WORLD BANK				
11b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE NAME	SUFFIX
11c. MAILING ADDRESS		CITY	STATE	POSTAL CODE COUNTRY
1818 H St N.W.		Washington	D.C.	20433
11d. <u>SEE INSTRUCTIONS</u>	ADD'L INFO RE ORGANIZATION DEBTOR	11e. TYPE OF ORGANIZATION	11f. JURISDICTION OF ORGANIZATION	11g. ORGANIZATIONAL ID #, if any
		BANKING	DISTRICT OF COLUMBIA	<input type="checkbox"/> NONE

THIS DEBTOR IS NOT INDEXED

12. ☒ ADDITIONAL SECURED PARTY'S or ☐ ASSIGNOR S/P'S NAME - insert only one name (12a or 12b)

12a. ORGANIZATION'S NAME				
OR The At-sik-hata Clan of Yamassee Native American Moors				
12b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE NAME	SUFFIX
12c. MAILING ADDRESS		CITY	STATE	POSTAL CODE COUNTRY
c/o United States Post Office		Macon	GA	31208-9999 America

13. This FINANCING STATEMENT covers ☐ timber to be cut or ☐ as-extracted collateral, or is filed as a ☒ fixture filing.

14. Description of real estate:

THE "FUND".

Maritime lender (THE FEDERAL RESERVE BANK) and/or Maritime insurance underwriter to the federal United States (tHE D.C. ACT, THE LEGISLATIVE ACT OF 1871; THE BUCK ACT, UNDERNDER tITLE 28 usc SEC 348) operating exclusively under Admiralty/Maritime law, AND ALL ASSOCIATED, RELATED AND CONNECTED CORPORATE AND ARTIFICIAL BUSINESS PARTNERS.

15. Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest):

**[:Nanya-Shaabu:El] (C)TM
C/O 1981 Fletcher Street
Macon, Georgia 31024**

16. Additional collateral description:

Presidential Proclamation 7500; Presidential Executive Order 13107; United Nations Declaration on the Rights of Indigenous Peoples.

17. Check only if applicable and check only one box.

Debtor is a ☒ Trust or ☐ Trustee acting with respect to property held in trust or ☐ Decedent's Estate

18. Check only if applicable and check only one box.

☒ Debtor is a TRANSMITTING UTILITY
☐ Filed in connection with a Manufactured-Home Transaction — effective 30 years
☐ Filed in connection with a Public-Finance Transaction — effective 30 years

**General Assembly**

Distr.: Limited
7 September 2007

Original: English

Sixty-first session
Agenda item 68
Report of the Human Rights Council

Belgium, Bolivia, Costa Rica, Cuba, Denmark, Dominican Republic, Ecuador, Estonia, Finland, Germany, Greece, Guatemala, Hungary, Latvia, Nicaragua, Peru, Portugal, Slovenia and Spain: draft resolution

United Nations Declaration on the Rights of Indigenous Peoples

The General Assembly,

Taking note of the recommendation of the Human Rights Council contained in its resolution 1/2 of 29 June 2006, by which the Council adopted the text of the United Nations Declaration on the Rights of Indigenous Peoples,

Recalling its resolution 61/178 of 20 December 2006, by which it decided to defer consideration of and action on the Declaration to allow time for further consultations thereon, and also decided to conclude its consideration before the end of the sixty-first session of the General Assembly,

Adopts the United Nations Declaration on the Rights of Indigenous Peoples as contained in the annex to the present resolution.

ACCEPTED FOR VALUE &
CONSIDERATION & HONOR
UCC 3-501: HJR-192
TITLE 31 USC § 5118
EXEMPT FROM LEVY

U.C.C. 1-308 All Rights Reserved
By: [Nanya-Shaabu:EI] ©TM
Date: September 13, 2007



Nanya-Shaabu:EI
September 13, 2007



Centre de Documentation, de Recherche et d'Information des Peuples Autochtones
Indigenous Peoples' Center for Documentation, Research and Information
Centro de Documentación, Investigación e Información de los Pueblos Indígenas
Исследовательско-Информационный Центр Документации Коренных Народов

Statements during the 2006 Permanent Forum **on Indigenous Issues**

Intervenciones durante el Foro Permanente **sobre Cuestiones Indígenas, 2006**

Déclarations à l'Instance permanente **sur les questions autochtones, 2006**

Opening Session

Apertura del período de Sesiones

Ouverture de la session

Monday, 15 May, 2006 (morning session), Lunes 15 de mayo 2006 (por la mañana), Lundi 15 mai 2006 (matin)

Program for the Opening of the Fifth Session of the Permanent Forum on Indigenous Issues (ENG)

Mr. Kofi Annan, Secretary-General of the UN (taped message) (ENG)

Mr. José Antonio Ocampo, Under-Secretary-General for Economic and Social Affairs (ENG)

Mr. Eladio Loizaga, Acting President of the General Assembly (SPA)

Ms. Mililani Trask, Representative of the Indigenous Caucus (ENG)

Ms. Victoria Tauli-Corpuz, Chairperson of the Permanent Forum on Indigenous Issues (ENG)

Statement by American Indian Law alliance (SPA) (FRE)

3. Special theme: the Millennium Development Goals and indigenous peoples: redefining the Goals:

3. Tema especial: Los Objetivos de Desarrollo del Milenio y los pueblos indígenas: redefinición de los objetivos

3. Thème spécial : les objectifs du Millénaire pour le développement (OMD) et peuples autochtones : redéfinir les objectifs

Monday, 15 May, 2006 (afternoon session), Lunes 15 de mayo 2006 (por la tarde), Lundi 15 mai 2006 (après-midi)

Ms. Victoria Tauli-Corpuz, Chairperson of the Permanent Forum on Indigenous Issues (ENG)

Mr. David Choquehuanca Céspedes, Foreign Minister of Bolivia (SPA)

Ms. Carmen Maria Gallarda, Chairperson of the United Nations Commission on the Status of Women (ENG)

Mr. Juan Leon, Representing the Secretary-General of the Organization of American States (SPA)

Mr. Phrang Roy, International Fund for Agricultural Development (ENG)

Ms. Marisela Padron Quero, United Nations Population Fund (ENG)

Tuesday, 16 May, 2006 (morning session), Martes 16 de mayo 2006 (por la mañana), Mardi 16 mai 2006 (matin)

Ms. Andrea Carmen, Reporting on the North American Region Preparatory Meeting for the Permanent Forum (ENG)

Ms. Joan Carling, Representative of the Asian Indigenous Peoples' Caucus (ENG)

Ms. Ana Maria Guacho, Representative of the Latin American Caucus and Caucus ABYA YALA (SPA)

Ms. Kati Eriksen, Representative of the Arctic Regional Caucus (ENG)

Ms. Motarilavoa Hilda Lini, Representative of the Pacific Caucus/Turaga Nation (ENG)

Ms. Beatriz Schulthess, Representative of the Global Indigenous Caucus (ENG) (SPA)

Ms. Mary Simat, Representative the African Indigenous Peoples' Caucus (ENG)

Ms. Celia Herrera Rodriguez, Representative of the Indigenous Women's Caucus (ENG)

Mr. Albert DeTerville, Representative of the Caribbean Antilles Indigenous Peoples Caucus & the Diaspora (ENG)

Mr. Mike Smith, Assembly of First Nations (ENG)

Mr. El'dar Seitbekirov, Crimean Tatar Perspective (ENG)

Mr. Kim Thach, Khmers Kampuchea-Krom Federation (RUS)

Mr. Les Malezer, Joint Statement of Aboriginal Organizations from Australia (ENG)

Ms. Kathy Malera Bandjalan, National Aboriginal Community Controlled Health Organization (ENG)

Ms. Ali Aii Shatu, Mbororo Social and Cultural Development Association of Cameroon (ENG)

Mr. Raphael Thangmawia, Zo Reunification Organization (ENG)

Ms. Catherine Davis, Te Runanga o Te Rarawa (ENG.pdf)

Ms. Meenakshi Munda, Mundari Literary Council & Indian Confederation of Indigenous and Tribal Peoples (ENG)

Mr. Nanya-Shaabu: El, At-sik-hata Clan Yamassee Native American Moor (ENG)

Ms. Joji Cariño, On Behalf of the Indigenous International Forum on Biodiversity- Working Group on Indicators (ENG)

Mr. Zong Khang Yang, World Hmong Peoples Congress (ENG) Additional Information (ENG)

Tuesday, 16 May, 2006 (afternoon session), Martes 16 de mayo 2006 (por la tarde), Mardi 16 mai 2006 (après-midi)

Ms. Elizabeth Gibbons, UNICEF (ENG)

Ms. Hélène-Marie Gosselin, Director, UNESCO Office in New York (ENG)

Ms. Luz Angela Melo, United Nations Population Fund (UNFPA) (ENG)

Ms. Sonia Martinelli Heckadon, United Nations Population Fund (UNFPA) (ENG)

Mr. Luca Dall'Oglio, International Organization for Migration (ENG)

Mr. Marco Ferroni, Inter-American Development Bank (ENG) (SPA)

Mr. John Scott, Secretariat of the Convention on Biological Diversity (on behalf of Ahmed Djoghla, Executive Secretary) (ENG)

Ms. Sonia Elliot, UNAIDS (ENG)

Mr. Selman Ergüden, UN-HABITAT, United Nations Human Settlements Programme (ENG)

Dr. Navin K. Rai, World Bank (ENG)

Mr. Lee Swepston, International Labour Organization (ENG)

Mr. Sam Johnston, United Nations University (ENG)

Statement by the United Nations Environment Programme (ENG)

Statement by TONATIERRA (ENG)

Wednesday, 17 May, 2006 (morning session), Miércoles 17 de mayo 2006 (por la mañana), Mercredi 17 mai 2006 (matin)

Mr. Johan Lund Olsen, Member of Greenland Parliament, Representing Denmark (ENG)

Mr. Fred Caron, Representing Canada (ENG) (FRE)



Cornell University
Law School

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LII / Legal Information Institute

U.S. Code collection

TITLE 42 > CHAPTER 21 > SUBCHAPTER I > § 1986

[Prev](#) | [Next](#)

§ 1986. Action for neglect to prevent

How Current is This?

Every person who, having knowledge that any of the wrongs conspired to be done, and mentioned in section 1985 of this title, are about to be committed, and having power to prevent or aid in preventing the commission of the same, neglects or refuses so to do, if such wrongful act be committed, shall be liable to the party injured, or his legal representatives, for all damages caused by such wrongful act, which such person by reasonable diligence could have prevented; and such damages may be recovered in an action on the case; and any number of persons guilty of such wrongful neglect or refusal may be joined as defendants in the action; and if the death of any party be caused by any such wrongful act and neglect, the legal representatives of the deceased shall have such action therefor, and may recover not exceeding \$5,000 damages therein, for the benefit of the widow of the deceased, if there be one, and if there be no widow, then for the benefit of the next of kin of the deceased. But no action under the provisions of this section shall be sustained which is not commenced within one year after the cause of action has accrued.

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4: U.S.C.S. ~1~3: Copyclaim ~2004



39 U.S.C.~601:FOR THE CARRIAGE OF THE MAIL BY THE POSTMASTER
FOR A AUTHORIZATION OF THE CARRIAGE OF THE MAIL-MATTER:

- ~1. FOR THE CLOSURE IN AN ENVELOPE
- ~2. FOR THE AMOUNT OF THE POSTAGE IS WITH THE CHARGE ON THE LETTER WITH THE TRANSPORT BY THE MAIL WITH PAYMENT BY THE STAMPS, OR POSTAGE-METER-STAMPS, ON THE ENVELOPE;
- ~3. FOR THE ENVELOPE WITH THE CARRIAGE IS WITH THE ADDRESS FOR THE PARTY BY THE PARTY;
- ~4. FOR THE ENVELOPE WITH THE SEAL BY THE POST-MASTER IS WITH THE SAFEGUARD OF THE LETTER FOR THE VOID BY THE OPENING;
- ~5. FOR ANY STAMPS ON THE ENVELOPE ARE WITH THE CANCELLATION IN THE INK BY THE SENDER; AND
- ~6. FOR THE DATE OF THE LETTER AND TRANSMISSION OR FOR THE AUTHORIZATION OF THE SALE BY THE CARRIER IS WITH THE AUTHORIZATION OF THE AUTOGRAPH WITH THE ENVELOPE

:TERMS:U.S.C.S = FOR THIS UNITY-STATES-CLAIM: SECTION

:AUTOGRAPH : Nanya-Shaqbu:Et:©

:COPYCLAIM/:COPYRIGHT~09~01~2004

By: [Nanya-Shaqbu:Et:©] ^{ETM} vcc 1-207, 1-308 26 CFR 1.871-2
 All Rights Reserved 37 CFR 72.11

Subscribed and Acknowledged before me this 7 day of OCT 2006

Munil H. Smith
 Notary Public

8/9/2010
 My Commission
 Expires



What are the implications of the US Seal affixed to the treaty certificate signed by Colin L Powell

- URL <http://www.washingtonwatchdog.org/documents/usc/ttl1/ch2/sec113.html>
- United State Code
TITLE 1 - GENERAL PROVISIONS
CHAPTER 2 - ACTS AND RESOLUTIONS; FORMALITIES OF
ENACTMENT; REPEALS; SEALING OF INSTRUMENTS
- *U.S. Code as of: 01/26/1998*
- **Sec. 113. "Little and Brown's" edition of laws and treaties; slip laws; Treaties and Other International Acts Series; admissibility in evidence**
- The edition of the laws and treaties of the United States, published by Little and Brown, and the publications in slip or pamphlet form of the laws of the United States issued under the authority of the Archivist of the United States, and the **Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence of the several public and private Acts of Congress**, and of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, **in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof.**
- (July 30, 1947, ch. 388, 61 Stat. 636; Pub. L. 89-497, Sec. 1, July 8, 1966, 80 Stat. 271; Pub. L. 98-497, title I, Sec. 107(d), Oct. 19, 1984, 98 Stat. 2291.)
AMENDMENTS 1984 - Pub. L. 98-497 substituted "Archivist of the United States" for "Administrator of General Services". 1966 - Pub. L. 89-497 made slip laws and the Treaties and Other International Acts Series competent legal evidence of the several acts of Congress and the treaties and other international agreements contained therein.
EFFECTIVE DATE OF 1984 AMENDMENT Amendment by Pub. L. 98-497 effective Apr. 1, 1985, see section 301 of Pub. L. 98-497, set out as a note under section 2102 of Title 44, Public Printing and Documents.

<p>PAMELA JONES NOTARY PUBLIC Stewart County State of Georgia My Comm Expires November 29, 2010</p>

06021440-3

United States of America



DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the State(s) of Georgia, and that such Seal(s) is/are entitled to full faith and credit.*

In testimony whereof, I, Condoleezza Rice, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this twenty-second day of May, 2006.

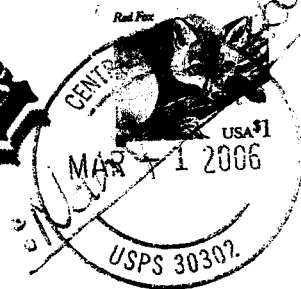
By _____

Assistant Authentication Officer,
Department of State

*Issued pursuant to CHXIV, State of
Sept. 15, 1789, 1 Stat. 68-69; 22
USC 2657; 22USC 2651a; 5 USC
301; 28 USE 1733 et. seq.; 8 USC
1443(f); RULE 44 Federal Rules of
Civil Procedure.*

**For the contents of the annexed document, the Department assumes no
responsibility*

State of Georgia



By His Excellency **SONNY PERDUE**

GOVERNOR AND COMMANDER-IN-CHIEF OF THE ARMY AND NAVY OF
THIS STATE AND OF THE MILITIA THEREOF.

To All whom these Presents shall Come -- Greeting,

Know Ye, THAT

ERIC STYLES

whose official signature appears to the instrument of writing hereto annexed, was at the time of affixing the same thereto, the duly appointed deputy clerk of the Superior Court of Fulton County, Georgia, as appears from the Records of this Department, and that her/his attestation is in due form. *Therefore, all due faith, credit and authority is and ought to be had and given to her/ him.*

I further certify that the Secretary of State of the State of Georgia is the Custodian of the Great Seal of said State.

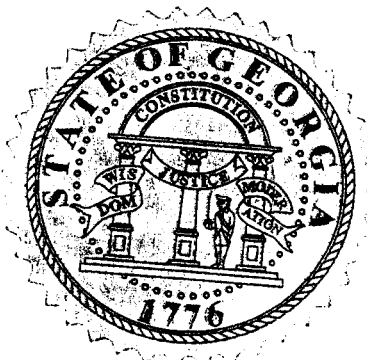
Given under my hand and the Great Seal of the State at the Capitol in Atlanta, this,
first day of March, in the year of our Lord Two Thousand and Six and of the
Independence of the United States of America, the Two Hundred and Thirtieth.

Sonny Perdue
Governor.

Executive Department

Atlanta, Ga., March 1, 2006

John K. White
Executive Secretary



By the Governor:

Carley Corp
Secretary of State

UCC #
13869

Filed and Recorded Nov-07-2005 12:00pm
Juanita Hicks
Clerk of Superior Court
Fulton County, Georgia

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER (optional)
B. SEND ACKNOWLEDGMENT TO: (Name and Address)
<p>Nanya-Shaabu:El:Ⓢ Maku of the At-sik-Hata Clan of Yamasse Native American Moors C/O 1981 Fletcher Street Macon, Georgia Republic 31204</p>

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME THE UNITED STATES					
OR	1b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX	
1c. MAILING ADDRESS 1600 PENNSYLVANIA AVENUE		CITY WASHINGTON	STATE DC	POSTAL CODE 20220	COUNTRY U.S.
1d. TAX ID #: SSN OR EIN	ADDL INFO RE ORGANIZATION DEBTOR	1e. TYPE OF ORGANIZATION GOVERNMENT	1f. JURISDICTION OF ORGANIZATION District of Columbia	1g. ORGANIZATIONAL ID #, if any DC	<input type="checkbox"/> NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME THE STATE OF GEORGIA					
OR	2b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX	
2c. MAILING ADDRESS 2 CAPITOL SQUARE		CITY ATLANTA	STATE GA	POSTAL CODE 30303	COUNTRY U.S.
2d. TAX ID #: SSN OR EIN	ADDL INFO RE ORGANIZATION DEBTOR	2e. TYPE OF ORGANIZATION GOVERNMENT	2f. JURISDICTION OF ORGANIZATION STATE OF GEORGIA	2g. ORGANIZATIONAL ID #, if any	<input type="checkbox"/> NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME At-sik-hata Clan of Yamasse Native American Moors					
OR	3b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX	
3c. MAILING ADDRESS C/O 1981 Fletcher Street		CITY MACON	STATE GA	POSTAL CODE 31204	COUNTRY America

4. This FINANCING STATEMENT covers the following collateral:

THE UNITED STATES OF AMERICA, THE UNITED STATES, THE STATE OF GEORGIA, THE CITY OF MACON, BIBB COUNTY and All other related corporate and incorporated fictional entities. DEBTORS/Corporations are Transmitting Utilities. The entry of the DEBTORS/Corporations in the commercial registry is in accord with Security agreements (1971-002, 08051947,19510329,19680530, HHA SWHB-200271 and HHA ASHCYNAM-21960YC) on file in the STATE OF GEORGIA, Commercial Filing Numbers : (11 03 2019, 11 04 1486, 11 05 1967, 01120051688, 11051871, 11051593, 11051592- Bibb county); 442003000140-Dekalb County; (080200511271 ; 080200508927 - Fulton county). The Secured Parties(see attachments) are Autochthonous(Indigenous) Living Souls outside of and not under the Jurisdiction of European, Settler, Canaanite, Tamhu, Goyim,Confederate, Behaymaw man-made Laws, rules and regulations and secures ALL inalienable and Unalienable Rights ,Ties and interest to ALL collateral and property as relieved , entered and created by Fictitious corporate Entities ,and Pledge represented by same including but not limited to pignus, hypotheca, hereditaments, res , energy and all caps names of ALL DEBTORS on security agreements and related filings, as well as any and all claims and variations of an all capitals corporate, name, ALL property, instruments and documents Accepted for Value and Taken for Value by Secured Parties in Lien and Levy, NON-NEGOTIABLE AND NON-TRANSFERABLE and not dischargeable in Bankruptcy Court, nunc pro tunc, with all related endorsements and back in accordance with UCC 3-419, O.C.G.A. 11 3-419, UCC 10-104, 1833 Order-in-Council , HJR-192, C-169, UN Convention on Economic Social and Cultural Rights(Dec 16,1966 , Ratified by the United States of America October 5, 1977), Inter-American Declaration on the Rights of Indigenous People Feb 2, 1990, Presidential Proclamation 7500, Executive order 13107.

Nanya-Shaabu:El:Ⓢ

Nanya-Shaabu:El:Ⓢ

Secured Party Autograph
Maku(Chief) of At-sik-hata Clan of Yamasse Native American Moors

5. ALTERNATIVE DESIGNATION (if applicable)	LESSEE/LESSOR	CONSIGNEE/CONSIGNOR	BAILEE/BAILOB	SELLER/BUYER	AG. LIEN	NON-UCC FILING
6. THIS FINANCING STATEMENT is to be filed (for record) (or recorded) in the REAL ESTATE RECORDS. Attach Addendum (if applicable)	7. Check to REQUEST SEARCH REPORT (S) on Debtor(s)	ADDITIONAL FEE	location	All Debtors	Debtor 1	Debtor 2
8. OPTIONAL FILER REFERENCE DATA						

28 USC sec 7701 b(1)b ; 28 CFR 1.871-2; UN convention C-169 ; UN ECOSOC Convention 1966; Presidential Proclamation 7500; Executive order 13107.

FILING OFFICE COPY — NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)

FORM SHOULD BE TYPEWRITTEN OR COMPUTER GENERATED

✓✓8* 1.



As Maku(Chief) of the At-sik-Hata Clan I state under penalty of perjury under the laws of the Yamassee/U.N.N.M Constitution from the first statute to the last, that All the Indigenous, Living Souls mentioned here are some of the members of our Clan. Any additions or amendments to this document shall be carried out by Me or a designated Agent of At-sik-Hata Clan.

ARTICLES OF CONFEDERATION.

of war and repaid in time of peace, nor enter into any treaties or alliances, nor coin money, nor regulate the value thereof, nor ascertain the sums and expences necessary for the defence and welfare of the United States, or any of them, nor emit bills, nor borrow money on the credit of the United States, nor appropriate money, nor agree upon the number of vessels of war to be built or purchased, or the number of land or sea forces to be raised, nor appoint a Commander in Chief of the army or navy, unless nine States assent to the same: nor shall a question on any other point, except for adjourning from day to day, be determined, unless by the votes of a majority of the United States in Congress assembled.

7. The Congress of the United States shall have power to adjourn to any time within the year, and to any place within the United States, so that no period of adjournment be for a longer duration than the space of six months, and shall publish the Journal of their proceedings monthly, except such parts thereof relating to treaties, alliances, or military operations, as in their judgement require secrecy; and the yeas and nays of the delegates of each State on any

ARTICLES OF CONFEDERATION.

any question shall be entered on the Journal, when it is desired by any delegate; and the delegates of a State, or any of them, at his or their request shall be furnished with a transcript of the said Journal, except such parts as are above excepted, to lay before the Legislature of the several States.

ARTICLE X

The Committee of the States, or any three of them, shall be authorized to call into the recess of Congress, such of the members of Congress as the United States in Congress assembled, by the consent of nine States, shall from time to time think expedient to vest them with; provided that no power be delegated to the said Committee, for the exercise of which, by the articles of confederation, the voice of nine States, in the Congress of the United States assembled, is requisite.

ARTICLE XI

Canada acceding to this confederation, and joining in the measures of the United States, shall be admitted into, and entitled to all the advantages of this union; but no other colony shall be admitted into the same, unless such admission be agreed to by nine States.

A R.

Articles
of
Confederation
Milestones

ACCEPTED FOR VALUATION
CONSIDERATION & NON
UCC 3-301; UJR-192
TITLE 31 USC § 5112
EXEMPT FROM LEVY

By: Nanya-Shuabe.
Date: August 27, 2007



(10)

ARTICLES OF

CONFEDERATION and PERPETUAL UNION

BETWEEN THE STATES OF

NEW-HAMPSHIRE, MASSACHUSETTS-BAY, RHODE-ISLAND and PROVIDENCES PLANTATIONS, CONNECTICUT, PENNSYLVANIA, NEW-JERSEY, PENNSYLVANIA, DELAWARE, MARYLAND, VIRGINIA, NORTH-CAROLINA, SOUTH-CAROLINA, and GEORGIA.

ARTICLE I.

THE title of this confederacy shall be, "UNITED STATES OF AMERICA."

ARTICLE II.

Each State retains its sovereignty, freedom, and independence, and every power, jurisdiction, and right, which is not by this confederation expressly delegated to the United States in Congress assembled.

ARTICLE III.

The said States hereby firmly and compactly confirm leagues of friendship with each other, for their common defence, the security of their liberties,

and

ARTICLES OF CONFEDERATION.

and their mutual and general welfare, binding themselves to assist each other against all force offered to, or attacks made upon them, or any of them, on account of religion, trade, or any other pretence whatsoever.

ARTICLE IV.

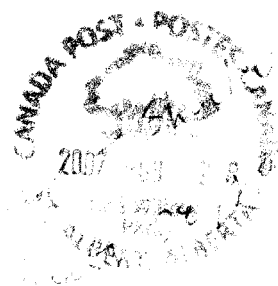
The better to secure and perpetuate the friendship and intercourse among the people of the different States in this union, the free inhabitants of each of these States, paupers, vagabonds, and fugitives from justice, shall be entitled to all privileges and immunities of free citizens in the several States; and the people of each State shall have free ingress and regress to and from any other State, and shall enjoy therein all the privileges of trade and commerce, subject to the same duties, impositions, and restrictions, as the inhabitants thereof respectively, provided that such restrictions shall not amount so far as to prevent the removal of property imported into any State to any other State of which the owner is an inhabitant; provided also that no imposition, duty, or restriction, shall be laid by any State on the property of the United States, or either of them.

11

Articles
of
Confederation
Milestones

ACCEPTED FOR VALUE
CONSIDERATION & NON
UCC 2-501: EJR-192
TITLE 31 USC § 5110
EXEMPT FROM LEVY

By: Nanya-Shugart E.
Date: August 27, 2007



20.02.71

Environ.

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459

OFFICE

335471<<<5WSA7102208M0905127<<<<<<<<<<<<<06

Do What This May Concern

This is to certify that [:Nanya-Shaabu] [:E1: (R)]

is a holder of World Service Authority[®] passport
No. 335471 Issued 12 May 2006

from the WSA World Office in Washington, DC.

The World Service Authority passport is sanctioned by Article 13, Section 2, of the Universal Declaration of Human Rights, approved by the General Assembly of the United Nations, 10 December 1948.

This Article states:

"Everyone has the right to leave any country,
including his own, and to return to his country."

The World Service Authority passport is the personal property of the person to whom it is issued. The right to personal property is sanctioned by Article 17, Sections 1 & 2, of the Universal Declaration of Human Rights, viz:

"Everyone has the right to own property alone as
well as in association with others."

"No one shall be arbitrarily deprived of his property."

All Member-States of the United Nations bind themselves to "the universal respect for and observance of, human rights and fundamental freedoms for all without distinction as to race, sex, language or religion." (Article 55, U.N. Charter) And "All Member-States pledge themselves to take joint and separate action in cooperation with the Organization for the achievement of the purposes set forth in Article 55." (Article 56, U.N. Charter)

All duly constituted authorities are respectfully requested to give all due consideration and aid to the above-named in the recognition of his/her fundamental rights agreed-upon and approved by the above-cited international organizations and instruments.

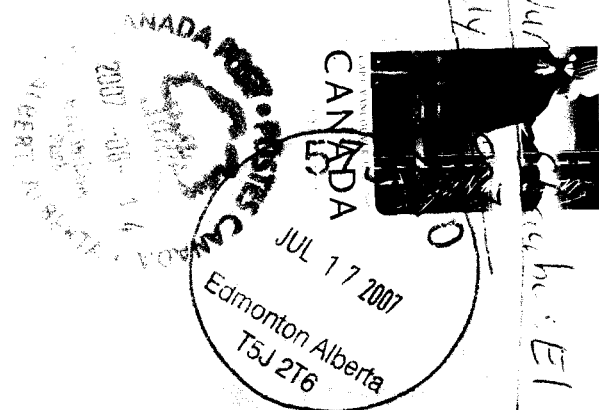
By Authority of the World Service Authority
Administration of the World Government of World Citizens.
Given under my hand and seal:

David Chabaz



C-aa,SC90.G1.07

U.C.C. 1-308 All Rights Reserved
ACCEPTED FOR VALUE &
CONSIDERATION & HONOR
UCC 3-301; EJR-192
TITLE 31 USC § 5118
EXEMPT FROM LEVY
By: [:Nanya-Shaabu: E1]
Date: May 12, 2006



Affiliations: Diplomatic corps, organiza
Affiliations: Corps diplomatique, organisations, fi
Affiliaciones: Cuerpo diplomático, organizaciones,
Присоединение: Дипломатический корпус, орган
الانتماءات: السلطة الدبلوماسية، المنظمات، الشركات
所属组织: 外交团体, 组织, 公司
Filii goj: Diplomata korpuso, organizoj, firmaoj

§ 10.06 American Indians Born in Canada

American Indians born in Canada possess historic treaty rights to come across the border without hindrance. These rights are now safeguarded by statute. 1. Of course the immigration laws are inapplicable to Indians born in the United States since they acquire American citizenship at birth. 2.

The right of free passage emanates from the Jay Treaty of 1794 with Great Britain. 3. and was reaffirmed by the Treaty of Ghent at the conclusion of the War of 1812. 4. That treaty right has not been abrogated. 5. and still safeguards the right of Canadian Indians to pass and repass the frontier without hindrance. 6. In 1926 the treaty right was expressly recognized by statute, 7. and this statutory sanction was continued in the Immigration and Nationality Act of 1952. 8.

The special status granted by the treaty and the statute means that an American Indian born in Canada cannot be subjected to any impediment in crossing and recrossing the border. Thus, he cannot be excluded for criminality, 9. for failure to observe documentary or other preliminary requirements, 10. or other cause. On the other hand, it originally was the administrative view that such an Indian is subject to expulsion for misconduct in the United States. 11. This interpretation was subsequently reversed, and it is now the administrative view that an American Indian born in Canada is also not amenable to deportation. 12.

The scope of the treaty and statutory designation of American Indians has been the subject of some debate. At one time, it was the administrative holding that this term connoted a political, rather than a racial, test, and encompassed all who were regarded as tribal Indians under Canadian law. 13. This interpretation granted the benefits of the treaty and the statute to a white woman married to a tribal Indian. 14. Subsequently, however, a court ruled that the proper test was racial and that an Indian woman could claim the benefits of the treaty and statute even though she had married a white man and had lost tribal status under Canadian law. 15. This ruling thereafter was followed by the administrative authorities. 16. And the racial test is prescribed in section 289 of the Act, which restricts the right of free passage "only to persons who possess at least 50 per centum of blood of the American Indian race." 17. Thus the right of free passage is not granted to the spouse or child of an Indian or a member of an Indian tribe or family by adoption, unless such an individual has at least 50% American blood. 18.

✓
• An American Indian who entered the United States under the treaty or applicable status and who has resided in the United States since such entry is regarded as lawfully admitted to the United States for permanent residence. 19. ✓

PAMELA JONES
NOTARY PUBLIC
Stewart County
State of Georgia
My Comm. Expires November 29, 2010

Legislative History

[59 FR 42406, Aug. 17, 1994, as amended at 62 FR 19024, Apr. 18, 1997; 68 FR 35273, June 13, 2003]

✓ 289 AMERICAN INDIANS BORN IN CANADA

AUTHORITY: Secs. 103, 262, 289, 66 Stat. 173, 224, 234; 8 U.S.C. 1103, 1302, 1359; 45 Stat. 401, 54 Stat. 670; 8 U.S.C. 226a, 451.

§ 289.1 Definition.

The term "American Indian born in Canada" as used in section 289 of the Act includes

✓ only persons possessing 50 per centum or more of the blood of the American Indian race.

It does not include a person who is the spouse or child of such an Indian or a person whose membership in an Indian tribe or family is created by adoption, unless such person possesses at least 50 per centum or more of such blood.

Legislative History

[29 FR 11494, Aug. 11, 1964]

§ 289.2 Lawful admission for permanent residence.

Any American Indian born in Canada who at the time of entry was entitled to the exemption provided for such person by the Act of April 2, 1928 (45 Stat. 401), or section 289 of the Act, and has maintained residence in the United States since his entry, shall be regarded as having been lawfully admitted for permanent residence. A person who does not possess 50 per centum of the blood of the American Indian race, but who entered the United States prior to December 24, 1952, under the exemption provided by the Act of April 2, 1928, and has maintained his residence in the United States since such entry shall also be regarded as having been lawfully admitted for permanent residence. In the absence of a Service record of arrival in the United States, the record of registration under the Alien Registration Act, of 1940 (54 Stat. 670; 8 U.S.C. 451), or section 262 of the Act, or other satisfactory evidence may be accepted to establish the date of entry.

Legislative History

⊗ [29 FR 11494, Aug. 11, 1964]

⊗ § 289.3 Recording the entry of certain American Indians born in Canada.

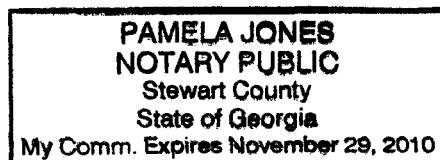
The lawful admission for permanent residence of an American Indian born in Canada
⊗ shall be recorded on Form I-181. ⊗

Section 289, 8 U.S.C. 1359 American Indians Born in Canada

Nothing in this title shall be construed to affect the right of American Indians born in Canada to pass the borders of the United States, but such right shall extend only to
✓ persons who possess at least 50 per centum of blood of the American Indian race.

Section 290, 8 U.S.C. 1360 Central File; Information From Other Departments and Agencies

(a)--



Native Americans Born In Canada:

1. Section 289 entrants:

Section 289 of the Immigration and Nationality Act (INA) provides a statutory right of entry into the United States to non-citizen Native Americans born in Canada "who possess at least 50 per centum of blood of the American Indian race."⁵ (See 8 U.S.C. 1359)

However, this right of entry into the U.S. does NOT equate with having lawful permanent resident (LPR) status or any other qualified alien status under 8 U.S.C. 1641. U.S. Citizenship and Immigration Services' (USCIS) regulations at 8 CFR Part 289 (American Indians born in Canada) elaborate on the criteria for lawful admission for permanent residence for section 289 entrants⁶. Basically, section 289.2 (Lawful admission for permanent residence) states that any Native American born in Canada "who at the time of entry" was entitled to section 289 rights of entry **"and has maintained residence in the United States since his entry, shall be regarded as having been lawfully admitted for permanent residence."**⁷ (bold added) Section 289.3 states that lawful admission for permanent residence of a Native American born in Canada is recorded on Form I-181 (Memorandum of Creation of Record of Admission for Lawful Permanent Residence). But, even absent Form I-181 or possession of Form I-551 (Alien Registration Receipt Card for permanent residents, commonly referred to as a "Green Card"), USCIS would still consider a section 289 entrant who has established and maintained his/her residence in the U.S. a lawful permanent resident (LPR). If an individual has a "green card", this is evidence of a qualified alien status (LPR) whether or not the individual obtained that status by virtue of entry under section 289 and residence in the United States.

✓ An LPR is a qualified alien. However, a section 289 entrant is only considered an LPR, and thus a qualified alien, by virtue of having established and maintained residence in the U.S. "Residence" is defined in section 101(a)(33) of the Immigration and Nationality Act as the person's "principal, actual dwelling place in fact, without regard to intent." ✓

The date that a section 289 entrant began his/her U.S. residency is the date that the individual should be considered to be a qualified alien, for purposes of eligibility for a Federal public benefit or a State or local public benefit under 8 U.S.C. 1611 or 1621. For example, a section 289 entrant who began his/her residency on or after August 22, 1996 is subject to the 5-year bar on receipt of a Federal means-tested public benefit, such as federally funded TANF assistance. (See 6 U.S.C. 1613) If the individual has not been continuously present in the U.S. since the date that residency was initially established, then the most recent date that the individual established and maintained U.S. residency would be used to calculate whether s/he is still subject to the 5-year bar. As described further below, though, not all section 289 entrants are necessarily residents.

① In summary, to achieve LPR status, a section 289 entrant must show evidence that s/he was born in Canada, has at least 50 percent Native American blood, and has established and maintained residence in the U.S. Once the individual achieves LPR status, s/he is a qualified alien and may be eligible for Federal, State, or local public benefits -- subject to the 5-year bar, if applicable, on federally funded TANF means-tested public benefits and assuming all other eligibility requirements have been met. ①

✓ States and Tribes have the flexibility to develop their own methods for verifying the date the individual established and maintained residency, including using USCIS regulations at 8 CFR 244.9(a)(2). The regulations at 8 CFR 244.9(a)(2) provide broad and flexible ways of demonstrating continuous residence in the U.S., and may be useful in determining the date of entry into the U.S.⁸ State and Tribal agencies should remain open to any and all evidence that the individual is able to offer regarding his or her entry

entries into the United States.

States and Tribes may also establish their own evidence requirements for determining place of birth and blood quantum. We recommend that States and Tribes consult the DOJ Interim Guidance, Verification of Citizenship, Qualified Alien Status and Eligibility under Title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (62 FR 61344, November 17, 1997). For example, the Interim Guidance indicates the following for American Indians born in Canada and covered by section 289 of the INA: "INS Form I-551 (Alien Registration Receipt card, commonly known as a "green card") with the code S13; unexpired temporary I-551 stamp in Canadian passport or an INS Form I-94 with the code S13; or a letter or other tribal document certifying at least 50 percentum American Indian blood, combined with a birth certificate or other satisfactory evidence of birth in Canada." (62 FR page 61411)

As explained above, not all non-citizen Native Americans born in Canada who are entitled to enter, or have entered, the United States under section 289 of the INA may be considered LPRs. For example, those who maintain their residence in Canada (or anywhere else outside of the U.S.) are not LPRs. Also, a section 289 entrant may enter the U.S. on one or more occasions without ever establishing and maintaining U.S. residency. While such persons may meet the "right of entry" requirement (at least 50 per centum of blood of the American Indian race), they do not meet the U.S. residency requirement. In order to be considered an LPR, both requirements must be met. Furthermore, the 5-year bar, if applicable, would be counted beginning on the date that the section 289 entrant established and maintained U.S. residency.

2. Native Americans born in Canada who are not section 289 entrants:

USCIS regulations at 8 CFR 289.1 (Definition) states that the term "American Indian born in Canada" as used in section 289 of the INA "does not include a person who is the spouse or child of such an Indian or a person whose membership in an Indian tribe or family is created by adoption, unless such person possesses at least 50 per centum or more of such blood." (bold added)

Even though some Native Americans born in Canada may lack section 289 rights of entry, this does not necessarily mean they also lack satisfactory immigration status. If the individual is a qualified alien as defined in 8 U.S.C. 1641, then s/he may be eligible for a Federal TANF public benefit. Qualified aliens, nonimmigrants under the INA and individuals paroled into the U.S. for less than a year, who are members of an "eligible family", would be eligible for a State or local public benefit using MOE funds that have not been commingled with Federal TANF funds, presuming they meet all other applicable eligibility requirements.

For example, some Native Americans born in Canada, both with and without section 289 entrant rights may be in the U.S. temporarily for business or pleasure, for workshops on traditional cultures and language, for medical care, or for other reasons. As a general matter, the vast majority of Canadian citizens who visit the US temporarily for business or pleasure are not required by DHS to have passports, visas or Border Crossing Identification Cards (BCC). (See 8 CFR 212.1.) They are considered "nonimmigrants." Nonimmigrants may be eligible for a State or local public benefit using MOE funds that have not been commingled with Federal TANF funds, if they meet all other programmatic eligibility criteria. In addition, some Native Americans born in Canada may be lawful permanent residents of the U.S. and possess a "green card", whether or not this status was obtained as a result of section 289. These individuals may be eligible for a Federal TANF public benefit or for a State or local public benefit using MOE funds that have not been commingled with Federal TANF funds.

3. Examples:

“(5) All permanent resident aliens who have 40 qualifying quarters of coverage as defined by Title II of the Act.”

All aliens who are lawfully admitted for permanent residence are qualified aliens. LPRs who are not statutorily exempted are barred for five years from receiving Federal means-tested public benefits if they entered the U.S. on or after August 22, 1996. Although most LPRs who can be credited with 40 qualifying quarters of coverage would likely have been in a qualified alien status for five years, this regulatory provision does not provide an additional basis for eligibility beyond the limitations imposed by Federal law.

2. Definition of “Qualified Aliens:”

“Qualified Aliens has the same meaning given the term in 8 U.S.C. 1641 except that it also includes members of an Indian tribe, as defined in section 4(e) of the Indian Self-Determination and Education Assistance Act, who are lawfully admitted under 8 U.S.C. 1359.” (underlining added)

Federal law at 8 U.S.C. 1359 gives American Indians born in Canada who possess at least 50 per centum of blood of the American Indian race the right of entry in the United States. As discussed earlier in this announcement, this right of entry does not equate with having satisfactory immigration status as a qualified alien. Under the USCIS implementing regulations at 8 CFR 289.2 (Lawful admission for permanent residence), such Native Americans are regarded as lawfully admitted for permanent residence ONLY IF the individual has established and maintained residence in the U.S. since his/her entry. If so, then s/he may be regarded as a lawful permanent resident. A lawful permanent resident is a qualified alien. Whether an individual is a member of a recognized Indian tribe is not relevant to whether the individual is a qualified alien or to whether the individual is eligible for section 289 entry, although it is likely to be relevant for other reasons to the individual’s ability to participate in a particular Tribal TANF program.

RESOURCES:

1. Title 8, Chapter 14 (Restricting Welfare and Public Benefits for Aliens) of the U.S. Code, available online at http://assembler.law.cornell.edu/uscode/html/uscode08/usc_sup_01_8_10_14.html.
2. Interpretation of “Federal Public Benefit” -- transmitted to States on August 4, 1998 via TANF-ACF-IM-98-5. A copy of the publication has been provided here:

Interpretation*

3. HHS definition of means-tested public benefit -- transmitted to States on August 28, 1997 via TANF-ACF-IM-97-4, and published in the Federal Register on August 26, 1997 (62 FR 45256). A copy of this publication has been provided here:

Means-Tested Public Benefit*

4. Attorney General Notice of Final Order Number 2353-2001, published on January 16, 2001 in 66 FR 3613 regarding the Final Specification of Community Programs Necessary for Protection of Life or Safety Under Welfare Reform Legislation. This Order enumerates the policy and benefits that are necessary for the protection of life or safety. A copy of this publication has been provided here:

3231 LAWFULLY ADMITTED INDIVIDUALS

Individuals are eligible if they were lawfully admitted and meet the following criteria:

A. Native Americans are eligible indefinitely if they meet the following criteria:

1. Born in Canada if they possess at least 50% of blood of the American Indian Race.

- Verification may be obtained from birth records, affidavits from tribal officials, INS Form **I-181** or **I-551**, or other acceptable documentation.

- I-551 may be annotated with **KIC, KIP, or S13**.

2. Born outside the United States however they are a member of an American Indian Tribe.

- State Office may be contacted to make a determination on the American Indian determination.

- ✓ ■ Verification may be obtained from birth records, affidavits from tribal officials, INS Form **I-181** or **I-551**, or other acceptable documentation.

- I-551 may be annotated with **KIC, KIP, or S13**.

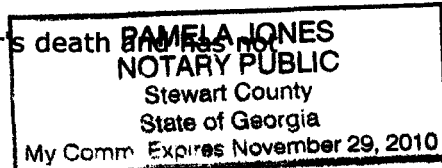
- Native Americans may not have INS documentation but are still eligible if they meet one of the tribal criteria above.

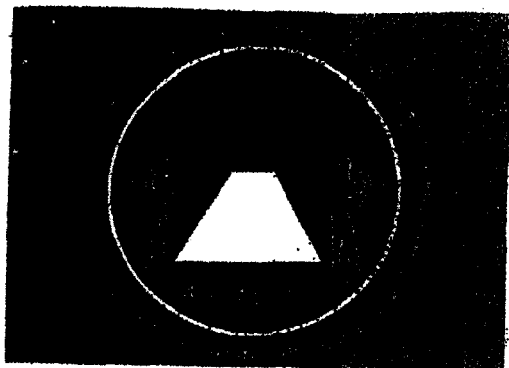
B. Hmong or Highland Laotian tribe members are eligible indefinitely if they are members of a tribe who rendered assistance to the U.S. by taking part in a military or rescue operation during the Vietnam era between August 5, 1964 and ending May 7, 1975 and are legally residing in the U.S. The individual must be born prior to 05/08/75 and state he/she is a member of a Hmong or Highland Laotian tribe who rendered assistance to the U.S. during the Vietnam era and he/she must present one of the following:

1. INS Form **I-94** showing entry as **refugee under Section 207 of the INA**; or
2. Form **I-551** or **I-151** unless it states the individual entered under section 249 and entered after January 1, 1972 (ineligible under this status if so annotated); or
3. Listed on a State Office master list as a Hmong/Highland Laotian refugee; or
4. Sign an affidavit under penalty of law that he/she was a member of the tribe between 08/05/64 and 05/07/75.

C. Spouse or dependent child(ren) are eligible if they are the spouse or dependent child (ren) of a **member of the Hmong or Highland Laotian tribe** who rendered assistance to the U.S. by taking part in a military or rescue operation during the Vietnam era between August 5, 1964 and ending May 7, 1975. The individual must state the spouse or parent is a tribal member of a Hmong or Highland Laotian tribe who rendered assistance to the U.S. during the Vietnam era; they must present verification of the Hmong or Highland Laotian's INS forms and their status as a member of the tribal member's family; and must meet one of the following:

1. Spouse remains married to the tribal member; or
2. Was married to the member at the time of the member's death and has not remarried; or





To: U.S. Department of Homeland Security
Office of Congressional Affairs U.S. Customs and Border Protection
Washington, D.C.; 20229

From: [Nanya-Shaabu:El:Ⓢ] Maku(Chief) of the At-sik-Hata Clan of Yamassee Native American Moors.

Re: Official Notice of Indigenous Existence.

Enclosed you will find a letter of Official Notice sent to the White House to the attention of: the Honorable President George W. Bush Received by the White House March 17, 2006(RA 984 871 349 US) ; Great Seal of the State of Georgia, United Nations Copy of the Permanent Forum on Indigenous Issues(RA 984871 065 US), Official filing of the At-sik-hata Clan and Registered Return Receipts of Official Notice to John E. Potter -Postmaster General(RR 703 115 987 US); Georgia Governor Sonny Perdue Received December 8, 2005(RB 351 182 566 US984 871 410 US) . I am aware of the U.S. Congress role in management of U.S. Corporations as per the Federal Register. I bring to your attention that the At-sik-hata Clan of Yamassee Native American Moors, is NOT a corporation, artificial persons, fictitiously created entities (26 CFR 1.871-2 and 26 USC Sec 7701 (b)(1)(b); International Covenant on Economic , Social and Cultural Rights. Resolution 2000(XXI) of 16 December 1966; Presidential Proclamation 7500 , Presidential Executive Order 13107; Inter-American Declaration on the Rights of Indigenous Peoples. we are Flesh and Blood Indigenous/Autochthonous Creators.(13 , 14th 15th amendments are dead badges of law). As such we are outside the general venue and jurisdiction of the Corporate U.S.(Legislative Act of 1871- the D.C. Act). I bring to your attention the matters of compensation(Tribal Sovereignty Question and Answer session of the President, August 10, 2004(?) - <http://www.democracynow.org/article.o1?sid=04/08/10/149259>) for usage of our land without just compensation see UCC Financing Statment filings: 1105 1871 filed in Bibb County, Georgia and UCC Financing Statment filings: 060200513869 and 060200506927 Filed in Fulton , County Georgia).

I look for ward to speaking to you in regards to settling this long overdue matter.

I Humbly thank you for your time and consideration of the matter - With The Honor.

[Nanya-Shaabu:El:Ⓢ] Maku(Chief) of the At-sik-Hata Clan of Yamassee Native American Moors

Embassy of the At-sik-Hata Clan of Yamassee Native American Moors
Atlan, Amexem, Turtle Island
C/O General Delivery-United States Post Office
Ellenwood, Georgia Republic [30294-2635]
770-961-0461

CC: The Honorable J. Dennis Hastert, Speaker of the U.S. Congress.
CC: U.S. Department of State Diplomatic Mission
CC: The Department of Homeland Security
CC: Department of Transportation
CC: International Criminal Court
CC: United Nations Security Council
CC: World Court, the Hague, Netherlands
CC: UN Victims's Unit for Protection
CC: Indigenous Peoples Center for Documentation, Research and Information - DOCIP



$\epsilon \in$

CC: U.S. SECRETARY OF STATE CONDOLINZA RICE
CC: UNITED STATES DEPARTMENT OF STATE



Report to Leaders
Reporte a los Mandatarios
Rapport aux chefs

**Security and Prosperity Partnership
of North America**

ACCEPTED FOR VALUE
DECLARATION & MONITOR
TITLE 31 USC 5312
EXEMPT FROM LITIGATION

Handwritten: *Mar 10 2005*
Stamp: *PAID*
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Handwritten: *607*

**Alianza para la Seguridad y la Prosperidad
de América del Norte**

**Partenariat nord-américain pour la
sécurité et la prospérité**

June
junio
juin
2005

Much has been accomplished in the preparation of this report. We want to commend the work of each of the working group chairs and working group participants for their creativity and their ability to work as a cohesive team with their colleagues from the other countries. We believe that if the dedication and hard work shown to date are carried forward, this Partnership can only succeed in providing the security necessary to develop a strong North American platform highlighted by sustained economic growth and job creation, and improved standards of living for our citizens.

Mucho se ha logrado en la preparación de este Reporte. Queremos hacer un reconocimiento al trabajo de los líderes y participantes de cada uno de los grupos de trabajo, por su creatividad y su habilidad para trabajar en equipo con sus colegas de los otros países. Creemos que de continuar con la dedicación y la capacidad de trabajo que han demostrado hasta ahora, queda asegurado el éxito de esta Alianza para hacer de América del Norte una región segura, con un crecimiento económico sostenible, mayor creación de empleos y mejores estándares de vida para nuestros ciudadanos.

Beaucoup de choses ont été accomplies durant l'élaboration du rapport. Nous tenons à féliciter les présidents des groupes de travail ainsi que les participants pour leur créativité et leur capacité de travailler en équipe avec leurs collègues des autres pays. Nous croyons que si nous continuons à être engagés et à travailler fort comme nous l'avons fait jusqu'à présent, ce Partenariat assurera la sécurité nécessaire à l'établissement d'une plateforme nord-américaine qui favorisera la croissance économique et la création d'emplois continues ainsi qu'une meilleure

Michael Chertoff
Secretary of Homeland Security

Carlos Gutierrez
Secretary of Commerce

Condoleezza Rice
Secretary of State

Carlos Abascal
Secretario de Gobernación

Fernando Canales
Secretario de Economía

Luis Ernesto Derbez
Secretary of Relaciones Exteriores

Abge Mclellan
Deputy Prime Minister and Minister of Public Safety and Emergency Preparedness /
Vice-première ministre et ministre de la Sécurité publique et de la Protection civile

David Emerson
Minister of Industry / Ministre de l'Industrie

Pierre Stewart Pettigrew
Minister of Foreign Affairs /
Ministre des Affaires étrangères

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Ly. Nanga-Sa
Date: May 22, 2001

OK Emerson

2005

2001

Presidential Documents

Proclamation 7500 of November 12, 2001

National American Indian Heritage Month, 2001

By the President of the United States of America

A Proclamation

The strength of our Nation comes from its people. As the early inhabitants of this great land, the native peoples of North America played a unique role in the shaping of our Nation's history and culture. During this month when we celebrate Thanksgiving, we especially celebrate their heritage and the contributions of American Indian and Alaska Native peoples to this Nation.

Since our Nation's birth, pluralism and diversity have been hallmarks of the American experience and success. In 1782, the Founding Fathers chose as our national motto "E Pluribus Unum," which means "out of many, one." Today, America's unity, derived from a mix of many diverse cultures and people, grandly embodies the vision expressed by our Founders. American Indian and Alaska Native cultures have made remarkable contributions to our national identity. Their unique spiritual, artistic, and literary contributions, together with their vibrant customs and celebrations, enliven and enrich our land.

As we move into the 21st century, American Indians and Alaska Natives will play a vital role in maintaining our Nation's strength and prosperity. Almost half of America's Native American tribal leaders have served in the United States Armed Forces, following in the footsteps of their forebears who distinguished themselves during the World Wars and the conflicts in Korea, Vietnam, and the Persian Gulf.

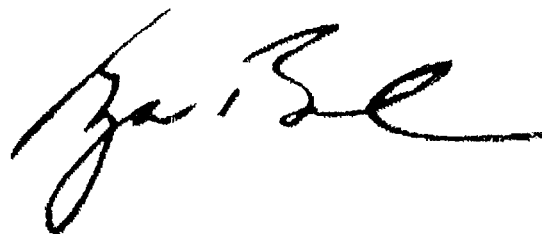
Their patriotism again appeared after the September 11 attacks, as American Indian law enforcement officers volunteered to serve in air marshal programs. On the local level, American Indians and Alaska Natives are strengthening their communities through education and business development, opening the doors to opportunity, and contributing to a brighter future for all.

My Administration will continue to work with tribal governments on a sovereign to sovereign basis to provide Native Americans with new economic and educational opportunities. Indian education programs will remain a priority, so that no American child, including no Native American child, is left behind. We will protect and honor tribal sovereignty and help to stimulate economic development in reservation communities. We will work with the American Indians and Alaska Natives to preserve their freedoms, as they practice their religion and culture.

During National American Indian Heritage Month, I call on all Americans to learn more about the history and heritage of the Native peoples of this great land. Such actions reaffirm our appreciation and respect for their traditions and way of life and can help to preserve an important part of our culture for generations yet to come.

NOW, THEREFORE, I, GEORGE W. BUSH, President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim November 2001 as National American Indian Heritage Month. I call upon the people of the United States to observe this month with appropriate programs and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth of November, in the year of our Lord two thousand one, and of the independence of the United States of America the two hundred and twelfth.



W. J. ...
...
...

**GSCCCA.org**

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	011-2005-002016	Amendment	HENRY SEAN WESLEY	8/18/2005 11:11:00 AM	011-2005-002019
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Washington, D.C. 20520

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Authentications Office

Attachments:
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Stewart County
State of Georgia
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